Attorney	/ Docket No.	F-5800	

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:

Bischof et al.

Group Art Unit: 3762 Examiner: P. Bianco

Serial No: Filed:

10/008.361

5 December 2001

For:

Manual Processing Systems and tioned for Pathoger Phactivation stems and Methods for Providing Blood Components Condi-

Commissioner for Patents

P.O. Box 1450

Alexandria, VA 22313-1450

SCLOSURE STATEMENT BEFORE MAILING DATE TRANSMITTAL OF INFORMAT OF EITHER A FINAL ACTION OR NOTICE OF ALLOWANCE (37 CFR 1.97(c))

"An information disclosure statement shall be considered by the Office if filed ... before the mailing date of either (1) a final action NOTE: under S 1.113 or (2) a notice of allowance under S 1.311, whichever occurs first, provided the statement is accompanied by either

a certification as specified in paragraph (e) of this section or the fee set forth in S 1.17(p)." 37 CFR 1.97(c).

"If a final action or notice of allowance is mailed in an application and later withdrawn, the application will be considered as not having NOTE: had a final action or notice of allowance mailed for purposes of considering an information disclosure statement." Notice of April 20,

1992 (1138 O.G. 37-41, 39).

"If information submitted during the period set forth in 37 CFR 1.97(c) with a certification is used in a new ground of rejection on NOTE: unamended claims, the next Office action will not be made final since in this situation it is clear that applicant has submitted the information to the office promptly after it has become known and the information is being submitted prior to a final determination on patentability by the Office. However, the information submitted with a certification can be used in a new ground of rejection and the next Office action made final, [i]f the new ground of rejection was necessitated by amendment of the application by applicant. Where the information is submitted during this period with a fee, the examiner may use the information submitted, e.g., printed publication or evidence of public use, and make the next Office action final whether or not the claims have been amended, provided that no other new ground of rejection which was not necessitated by amendment to the claims is introduced by the examiner. See MPEP 706.07(a). If a new ground of rejection is introduced that is neither necessitated by an amendment to the claims nor based on the information submitted with the fee set forth in 37 CFR 1.17(p), the Office action shall not be made final." Notice of April 20, 1992

(1138 O.G. 37-41, 39).

WARNING:

A PETITION FOR SUSPENSION OF ACTION TO ALLOW APPLICANT TIME TO SUBMIT AN INFORMATION DISCLOSURE STATEMENT WILL BE DENIED AS FAILING TO PRESENT GOOD AND SUFFICIENT REASONS, SINCE 37 CFR 1.97 PROVIDES ADEQUATE RECOURSE FOR THE TIMELY SUBMISSION OF PRIOR ART FOR CONSIDERATION BY THE EXAMINER." NOTICE OF JULY 6, 1992 (1141 O.G. 63).

## TIME OF TRANSMITTAL OF ACCOMPANYING INFORMATION **DISCLOSURE STATEMENT**

The information disclosure statement transmitted herewith is being filed AFTER THREE MONTHS 1. OF THE FILING DATE OF THIS NATIONAL APPLICATION OR THE DATE OF ENTRY OF THE NATIONAL STAGE AS SET FORTH IN S 1.491 IN AN INTERNATIONAL APPLICATION OR AFTER THE MAILING DATE OF THE FIRST OFFICE ACTION ON THE MERITS, WHICHEVER EVENT OCCURRED LAST BUT BEFORE THE MAILING DATE OF EITHER:

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a final action under § 1.113 or (1)

(2) a notice of allowance under § 1.311, whichever occurs first.

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**CERTIFICATE OF MAILING (37 CFR 1.8a)** 

I hereby certify that this correspondence is being deposited with the United States Postal Service as First Class Mail, with sufficient postage, in an envelope addressed as follows: Commissioner for Patents, PO Box 1459, Alexandria, VA 22313-1450, on \_\_

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## **CERTIFICATION OR FEE**

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	B.	[x]	ment under S 1.97(c). (\$18		1016	arrinormation disclosure state
				AYMENT tem, if applicable)		
3.			s the option to pay the fee set ement under S 1.97(c) (\$180		(p) fo	or submission of an information
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orior ar patenta would b	t agains bility as se appro	t the cla defined priate to	aims of the present application in 37 CFR §1.56(b). Application	tion or that such do ant does not waive a ove as a competent	cum any i refe	hat such document constitutes nent is considered material to rights to take any action which resent application.
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